DONALD P. ARNAVAS VILLIAM O. BITTMAN BURCH TH B. CARDER E R. CLARK IN B. CLARKSON J. DUFFY JOHN R. ERICKSON NORMAN L. EULE WILLIAM H. FITZ THOMAS C. FOX JAMES J. FREEMAN WILLIAM A. GEOGHEGAN JACK N. GOODMAN WILLIAM S. GREEN BENJAMIN I GRIFFIN JOEL M. HAMME JUDITH L. HARRIS GORDON W. HATHEWAY, JR. BRIAN A. JOHNSON STEPHAN E. LAWTON DAVID MACHANIC MICHAEL MINNIS W. THEODORE PIERSON, JR. CARYL A. POTTER, III T. TIMOTHY RYAN, JR. JACQUELINE MARIE SAUE J. LAURENT SCHARFF MITCHELL H. SEGAL RICHARD M. SINGER FREDERIC T. SPINDEL CHARLES J. STEELE EUGENE TILLMAN MARK H. TUOHEY III ROBERT T. WRAY ROBERT B. YORTY

> TRT J. AAMOTH JLIND KURZ ALLEN

AMY B. BERGNER
DAVID I. BLEDSOE*
DIANE E. BURKLEY
JOHN J. BYRNE, JR.
LORETTA E. CHI*
ROBERT D. CLARK
CAROL COLBORN
MICHAEL A. CURTO
ELIZABETH A. FERRELL
THOMAS F. FITZGERALD
LISA S. GARBOWITZ*
KENNETH A. GRIGG, JR.
LINDA L. HALLER*
DONALD M. ITZKOFF*
SHEREE R. KANNER
LAWRENCE A. KESSNER*
WILLIAM E. LAWLER, III
PAUL F. LEONARD, JR.*
RICHARD D. LERNER
JOAN L. LOIZEAUX
MARIE MAIMONE
DAVID McCULLOUGH*
LEWIS MORRIS
SCOTT E. MUNZEL*
DANIEL L. PORTER
LESLIE A. W. PURDY*
SHERRY L. RHODES
RETTA M. RIORDAN*
JOHN A. RITCHIE
DEBORAH M. ROYSTER
JUDITH ST. LEDGER-ROTY
MARNIEK K. SARVER

STELLA A. SEREVETAS LESLIE M. SHAW JAMES M. SMITH ELLEN S. SOFFIN*

VIRGINIA C. VELTROP*
BEVERLY J. WHITE
GERTRUDE J. WHITE

KEVIN R. BARRY

PIERSON, BALL & DOWD

ATTORNEYS AT LAW

1200 1814 STREET, N. W.

WASHINGTON, D. C. 20036

(202) 331-8566

CABLE ADDRESS "PIERBALL"

TELECOPIER (202) 331-1448/1449

TELEX NO. 64711

ORIGINAL

OKLAHOMA OFFICE
FIRST OKLAHOMA TOWER, SUITE AS
210 W. PARK AVENUE
OKLAHOMA CITY, OKLA. 73161

COUNSEL

W. THEODORE PIERSON HAROLD DAVID COHEN WILLIAM F. WETMORE, JR.

OF COUNSEL

WILLIAM B. SAXBE EDWARD R. MACKIEWICZ

REÇEIVED

JUN 1 0 1987

OFFICE OF THE SECRETARY
June 10, 1987

* Not a Member of the D.C. Bar

William J. Tricarico Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554

> In Re: The Impact of Advanced Television Technologies on Local Television Broadcasting, RM-5811

Dear Mr. Tricarico:

Pursuant to the Commission's <u>Public Notice</u> of March 27, 1987 (Report No. 1650), Home Box Office, Inc. ("HBO") hereby submits these comments in support of the Petition for Notice of Inquiry ("Petition") in the above-referenced matter, filed by the Association of Maximum Service Telecasters and other broadcast entities on February 13, 1987. The Petition (at p. 1) requests the Commission to institute an inquiry "into the issues arising from the introduction of HDTV [High Definition Television] and other technologies and the possible impact of such new technologies on the universal availability of local broadcast service and on the viability of the local broadcast system."

HBO agrees that the development of HDTV warrants the issuance of a Notice of Inquiry ("NOI"). An NOI will serve to focus attention on HDTV in a single proceeding and thereby help define the issues more clearly.

William J. Tricarico June 10, 1987 Page Two

While areas of inquiry outlined in the Petition are necessary, HBO submits that the NOI also should seek responses to other questions that should be answered. In HBO's view, among these additional questions are:

- How can we improve on today's television technology?
- 2) How can the television industry achieve a wider aspect ratio?
- 3) How do we make the highest possible audio quality, with multiple channel potential, available to the consumer?
- What can we do to see that this technology is made available to consumers at reasonable prices?
- 5) How can consumer equipment be designed so as to be backward compatible?
- 6) How do we select the optimum HDTV frequency plan and exploit the current spectrum allocation to the maximum extent?
- 7) How do we insure that HDTV will be compatible with cable television systems?

HBO urges the Commission to include these seven questions in its NOI. Moreover, consistent with its recent approaches to the introduction of new technologies, HBO submits that the Commission should proceed with the NOI based on the underlying premise that the marketplace should dictate the evolution of any technical standards that may be necessary to implement an improved television system. With these concepts firmly in place, the NOI will

PIERSON, BALL & DOWD

William J. Tricarico June 10, 1987 Page Three

serve a useful purpose of focusing attention on the relevant issues surrounding the introduction of new television technologies.

Respectfully submitted,

Benjamin J. Griffin

Linda L. Haller

Pierson, Ball & Dowd 1200 18th Street, N.W.

Washington, D.C. 20036

(202) 331-8566

Counsel for Home Box Office, Inc.